

### **Board of Funeral Service**

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DRAFT TELECONFERENCE BOARD MEETING AGENDA

TO:

**Board Members** 

FROM:

Carol Tellinghuisen, Executive Secretary

DATE:

December 18, 2020

**MEETING DATE:** 

January 12, 2021

**MEETING TIME:** 

4:00 PMCST / 3:00 PMMST

**MEETING LOCATION:** 

Teleconference with public access at:

Board Office 629 Main Spearfish, SD 605-642-1600

Persons interested in joining the meeting may do so by calling the teleconference number at 1-866-410-8397. Key in the Passcode: 605-773-4946#.

### Agenda Item Number:

- 1. Call to Order/Welcome and Introductions-Brennick
- 2. Welcome new Board members, Carlsen and Fredericksen
- 3. Roll Call-Brennick
- 4. Corrections or additions to the agenda
- 5. Public Testimony/Public Comment Period at 3:05 p.m. MST-5 minutes for the public to address the Board
- Approval of the agenda
- 7. Election of officers
- 8. Trainee review officer
- 9. New legal counsel for DOH-Borchert, Williams
- 10. Review-Role of Board Member and Conflict of Interest
- 11. Approval of the minutes from March 3, 2020
- 12. FY Financial Update
- 13. Update on Inspections/Executive Orders
- 14. Legislative Update
- 15. Renewal Update
- 16. Executive Session-Pursuant to SDCL 1-25-2
  - a. Complaints/Investigations

- 17.
- Executive Secretary Contract
   Schedule next meetings
   Any other business coming in between date of mailing and date of meeting
   Adjourn 18.
- 19.



### State of South Dakota Boards and Commissions Meeting Guidelines



It is the expectation of the State of South Dakota that public information and meeting materials for board and commission meetings be transparent, timely and accurate.

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10/01/2019

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### State of South Dakota

### What is South Dakota Open Meetings Law?

South Dakota Open Meetings Law embodies the principle that the public is entitled to the greatest possible information about public affairs and is intended to encourage public participation in government. <u>SDCL 1-25</u> requires that official meetings of public bodies must be public and noticed in advance of the meetings.

An "official meeting" is defined as "any meeting of a quorum of a public body at which official business or public policy of that public body is discussed or decided by the public body, whether in person or by means of teleconference."

No Board may prevent a person from recording, through audio or video technology, an official meeting as long as the recording is reasonable, obvious, and not disruptive. The Board may designate a place in the meeting room for audio or video recording equipment.

### Who Does the Open Meetings Law Apply To?

South Dakota Open Meetings Law applies to all public bodies "of the state or its political subdivisions" that exercise "sovereign power derived from state law." This includes cities, counties, school boards and other public bodies created by ordinance or resolution, such as appointed boards, task forces, and committees, so long as they have authority to actually exercise sovereign power.

### **Open Meetings**

### In-person Meetings

In addition to statutory requirements, the State of South Dakota is fully committed to transparency and would like to provide some additional information regarding public accessibility of official board meetings. Boards and commissions in-person meetings are required to be accessible both in person and via telephone (as a minimum method) or via the internet or web-meeting.

Boards and Commissions can facilitate these meetings using a variety of methods including:

- 1) Utilizing tools like Skype or Livestream which may still require a phone line; OR
- 2) Establishing a dial in number or conference line for people to participate by phone.

Meeting notices and agendas should clearly indicate how interested persons can arrange for meeting access via telephone. How to dial in to the meeting, or who to call for the RSVP process, should be clearly stated in the same place in the notice or agenda as meeting location information.

### **Teleconferences**

Teleconference meetings are allowed. These meetings can be an information exchange conducted by audio or video if a place is provided for the public to participate by phone. If less than a quorum is present at the location open to the public, arrangements must be made for the public to listen by telephone or internet. The public must be notified of teleconference meetings under the same notice requirements as any other meeting. Members are deemed in attendance if the member answers present to the roll call for the purpose of determining a quorum. All votes shall be taken by roll call.

The term "teleconference" is defined as "information exchanged by any audio, video, or electronic medium, including the internet." This definition includes the use of email and text message. If a quorum of a board discusses official business as part of an e-mail or text message group, it is legally considered an official meeting and all Open Meetings laws will apply. Members of boards need to ensure they do not unintentionally violate Open Meetings requirements by discussing official business among themselves if a quorum or more of the board is part of the email or text message group.

### **Notice of Quorum**

In accordance with <u>SDCL 1-25-1</u>, for any event hosted by a nongovernmental entity to which a quorum of the Board is invited, and public policy may be discussed, but the Board does not control the agenda, the Board may post a public notice of a quorum, in lieu of an agenda. The notice of a quorum shall meet the posting requirements of § 1-25-1.1 or 1-25-1.3 and shall contain, at a minimum, the date, time, and location of the event. For example, if a majority of Board members will be in attendance at a conference hosted by an association, the Board may post a "Notice of Quorum" to include the date, time and location of the event, which states a quorum may be present at the conference, but no board action will take place.

### **Meetings Closed to the Public**

### **Executive Sessions**

The requirement to provide one or more places for the public to listen to the teleconference does not apply to an executive or closed meeting. Executive or closed meetings may be held for the sole purposes of:

- 1) Discussing personnel issues pertaining to officers or employees;
- 2) Consideration of the performance or discipline of a student, or the student's participation in interscholastic activities;
- 3) Consulting with or reviewing communications from legal counsel about proposed or pending litigation or contractual matters;
- 4) Employee contract negotiations;
- 5) To discuss marketing or pricing strategies of a publicly-owned competitive business; or
- 6) Discussing information about the protection of property and persons within the property as described in <u>SDCL 1-27-1.5(8)</u> and (17), such as emergency response plans, public safety information, or network security.

Executive session may also be appropriate to comport with other federal or state laws that require confidentiality or permit executive or closed meetings.

Recording can be prohibited at meetings closed to the public pursuant to law.

### **Procedure for Executive Sessions**

Motions for executive sessions must refer to the specific state law allowing for the executive session (e.g. "pursuant to  $\underline{SDCL}$  1-25-2(3)) and pass by a majority vote of the voting members present. To avoid public confusion a best practice would be for a board to explain the reason for going into executive session. An example would be: "Motion to go into executive session pursuant to  $\underline{SDCL}$  1-25-2(1) for the purpose of discussing a personnel matter," or "Motion to go into executive session pursuant to  $\underline{SDCL}$  1-25-2(3) for the purpose of consulting with legal counsel." Executive session discussion must be strictly limited to the announced subject. No official action or vote may be taken on any matter during an executive session. The public body must return to open session before any official action can be taken.

### **Meeting Notices**

SDCL 1-25-1.3 Notice of meetings of the State which includes its boards, commissions, and departments shall provide public notice of a meeting by posting a copy of the proposed agenda at the principal office of the board, commission, or department holding the meeting. The proposed agenda shall include the date, time, and location of the meeting; it must be visible, readable, and accessible to the public. The State of South Dakota values public input. In accordance with SDCL 1-25-1, the board shall reserve a period for public comment during each regularly scheduled official meeting. The public comment period must be sufficient to reasonably accommodate all members of the public wishing to testify. For example, if the agenda has five minutes set aside for public comment and two people wish to testify, the time allowed is likely sufficient. However, if ten people wish to testify, the Board must extend the public comment time period.

The agenda shall be posted at least three business days (72 hours) before the meeting is scheduled to start according to the agenda. Three business days does not include Saturdays, Sundays, or legal holidays. Three business days may include the day the agenda is posted. A violation of <u>SDCL 1-25-1.3</u> is a Class 2 misdemeanor.

Boards and Commissions will post all meeting notices to the South Dakota Boards and Commissions Portal at <a href="http://boardsandcommissions.sd.gov/">http://boardsandcommissions.sd.gov/</a>.

The public must be notified of teleconference meetings under the same notice requirements as any other meeting. All votes shall be taken by roll call.

Sample Meeting Timeline

Scheduled meeting date	Monday, May 20, 2019
Date to post the agenda / notice	Tuesday, May 14, 2019
Date to post meeting documents if available	Tuesday, May 14, 2019
Date to post approved agenda & *draft minutes	Tuesday, June 4, 2019

<sup>\*</sup>Approved minutes are posted the day following the meeting they were accepted as final.

### **Posting Meeting Documents**

SDCL 1-25-1.4 State boards, commissions, or departments required to provide public notice shall make the notice available on a state website designated by the commissioner of the Bureau of Finance and Management, if the information exists, to include the following:

- 1. Financial statements;
- 2. Audit reports;
- 3. A list of members of the board or commission;
- 4. A schedule of future meetings:
- 5. Public meeting materials that are available before a public meeting;
- 6. Meeting minutes: and
- 7. Annual reports

Boards and Commissions will post all required information to the South Dakota Boards and Commissions Portal at <a href="http://boardsandcommissions.sd.gov">http://boardsandcommissions.sd.gov</a>. Required documents must be submitted electronically to the Boards and Commissions department contact for timely posting.

### Sample Meeting Agenda

### Meeting Agenda Name of Board, Commission or Advisory Council Building/Location, City, SD Zip Code Month Day, Year Time AM/PM to Time AM/PM (Time Zone)

Call In Number: (605-XXX-XXXX)
Access Code: (XXXXXXX)

**Purpose:** Summary statement of the Board, Commission or Advisory Council (shall be to guide or advise the ...)

	When	Agenda Item	Who
1.	<time></time>	Call to Order/Welcome and Introductions	<name></name>
2.	<time></time>	Roll Call	<name></name>
3.	<time></time>	Approval of Agenda	<name></name>
4.	<time></time>	Approval of Minutes	<name></name>
5.	<time></time>	Action Item	<name></name>
6.	<time></time>	Action Item	<name></name>
7.	<time></time>	Executive Session	<name></name>
8.	<time></time>	Other Business	<name></name>
9.	<time></time>	Public Testimony/Public Comment Period	<name></name>
10.	<time></time>	Set Next Meeting Date	<name></name>
11.	<time></time>	Adjourn	<name></name>

Individuals requiring assistive technology or other services in order to participate in the meeting should submit a request to <Contact Person> by phone or email at least 1 day prior to the meeting in order to make accommodations available.

### **Taking Meeting Minutes**

State of South Dakota <u>Bureau of Human Resources</u> offers a 2.5 hour class on the art of taking meeting minutes for a nominal fee. The course covers subjects such as preparing to take minutes, the scope and focus of minutes, how to take minutes at a board meeting, recording action items, transcribing minutes, administrative duties and accountability.

### **Draft Minutes**

SDCL 1-27-1.17 Draft minutes of public meeting to be available—Exceptions—Violation as misdemeanor. The unapproved, draft minutes of any public meeting held pursuant to § 1-25-1 that are required to be kept by law shall be available for inspection by any person within ten business days after the meeting. While §1-27-1.17 does not require draft minutes to be posted if there is an audio or video recording of the meeting, it is the expectation that all boards under the Executive Branch will post draft minutes in addition to any audio or video recording. A violation of this section is a Class 2 misdemeanor. However, the provisions of this section do not apply to draft minutes of contested case proceedings held in accordance with the provisions of Chapter 1-26.

Boards and Commissions will post all meeting minutes to the South Dakota Boards and Commissions Portal at <a href="http://boardsandcommissions.sd.gov">http://boardsandcommissions.sd.gov</a>. To meet meeting minute requirements, draft minutes must be submitted electronically within 9 days after the meeting to the department's Boards and Commission contact.

### **Meeting Minutes Example**

Meeting Minutes
Name of Board, Commission or Advisory Council
Building/Location, City, SD Zip Code
Month Day, Year
Time AM/PM to Time AM/PM (CST) / (MST)

Call Information:
Call In Number: (605-XXX-XXXX)
Access Code: (XXXXXXX)

iviem	bers Present:		
Mem	bers Absent:		
Depa	rtment Staff Present:		
Othe	rs in Attendance:		
Purp purpo	ose: Summary statement of the Board, Commission or Advisory see of the board shall be to guide or advise the)	Council (The	
I.	Call to Order/Welcome and Introductions <name> <member name=""> called the meeting to order at <time> <am meeting.<="" members="" p="" th="" the="" to="" welcomed=""><th>M&gt; and</th></am></time></member></name>	M> and	
II.	Roll Call <member name=""> called the roll. A quorum was present.</member>	<name></name>	
111.	Approval of Agenda <member name=""> made a motion to approve the meeting agend Name&gt; seconded the motion. MOTION PASSED.</member>	<name> da. <member< th=""></member<></name>	
IV.	Approval of Minutes <member name=""> made a motion to approve the <date> meetin <member name=""> seconded the motion. MOTION PASSED.</member></date></member>	<name> g minutes.</name>	
V.	Action Item	<name></name>	
VI.	Action Item	<name></name>	
VII.	Executive Session <member name=""> made a motion to go into executive session p 1-25-2(1) for the purpose of discussing a personnel matter. OR made a motion to go into executive session pursuant to SDCL 1 purpose of consulting with legal counsel. MOTION PASSED.</member>	<member name:<="" th=""></member>	
VIII.	Public Testimony/Public Comment Period	<name></name>	
IX.	Set Next Meeting Date	<name></name>	
Χ.	Adjourn	<name></name>	

<Member Name> made a motion to adjourn the meeting at <Time> <AM/PM>.
<Member Name> seconded the motion. MOTION PASSED.

Meeting Adjourned at (Time of day AM/PM).

### Code of Conduct and Conflict of Interest Policy for Use By State Authority, Board, Commission, and Committee Members

### Purpose

The purpose of this code of conduct and conflict of interest policy ("Code") is to establish a set of minimum ethical principles and guidelines for members of state authorities, boards, commissions, or committees when acting within their official public service capacity. This Code applies to all appointed and elected members of state authorities, boards, commissions, and committees (hereinafter "Boards" and "Board member(s)"). A Board may add provisions to, or modify the provisions of, the Code. However, any change that constitutes a substantive omission from the Code must be approved by the State Board of Internal Control.

### **Conflict of Interest for Board Members**

Board members may be subject to statutory restrictions specific to their Boards found in state and federal laws, rules and regulations. Those restrictions are beyond the scope of this Code. Board members should contact their appointing authority or the attorney for the Board for information regarding restrictions specific to their Board.

### General Restrictions on Participation in Board Actions

A conflict of interest exists when a Board member has an interest in a matter that is different from the interest of members of the general public. Examples of circumstances which may create a conflict of interest include a personal or pecuniary interest in the matter or an existing or potential employment relationship with a party involved in the proceeding.

Whether or not a conflict of interest requires a Board member to abstain from participation in an official action of the Board depends upon the type of action involved. A Board's official actions are administrative, quasi-judicial or quasi-legislative.

A quasi-judicial official action is particular and immediate in effect, such as a review of an application for a license or permit. In order to participate in a quasi-judicial official action of the Board, a Board member must be disinterested and free from actual bias or an unacceptable risk of actual bias. A Board member must abstain from participation in the discussion and vote on a quasi-judicial official action of the Board if a reasonably-minded person could conclude that there is an unacceptable risk that the Board member has prejudged the matter or that the Board member's interest or relationship creates a potential to influence the member's impartiality.

A quasi-legislative official action, also referred to as a regulatory action, is general and future in effect. An example is rule-making. If the official action involved is quasi-legislative in nature, the Board member is not required to abstain from participation in the discussion and vote on the action unless it is clear that the member has an unalterably closed mind on matters critical to the disposition of the action.

Administrative actions involve the day-to-day activities of the Board and include personnel, financing, contracting and other management actions. Most of the administrative official actions of a Board are done through the Board's administrative staff. To the extent Board members are involved, the conflict of interest concern most frequently arises in the area of state contracting which is addressed in more detail below. If issues arise that are not directly addressed by this Code, the Board member should consult with the attorney for the Board.

"Official action" means a decision, recommendation, approval, disapproval or other action which involves discretionary authority. A Board member who violates any of these restrictions may be subject to removal from the Board to which the member is appointed.

### **Contract Restrictions**

There are federal and state laws, rules and regulations that address conflict of interest for elected and appointed Board members in the area of contracts. As an initial matter, a Board member may not solicit or accept any gift, favor, reward, or promise of reward, including any promise of future employment, in exchange for recommending, influencing or attempting to influence the award of or the terms of a state contract. This prohibition is absolute and cannot be waived.

Members of certain Boards are required to comply with additional conflict of interest provisions found in <u>SDCL Chapter 3-23</u> and are required to make an annual disclosure of any contract in which they have or may have an interest or from which they derive a direct benefit. The restrictions apply for one year following the end of the Board member's term. The Boards impacted by these laws are enumerated within <u>SDCL 3-23-10</u>. For more information on these provisions, see the State Authorities/Boards/Commissions page in the Legal Resources section of the Attorney General's website at: <a href="https://atg.sd.gov/Legal/OpenGovernment/authorityboardcommission.aspx">https://atg.sd.gov/Legal/OpenGovernment/authorityboardcommission.aspx</a>.

Absent a waiver, certain Board members are further prohibited from deriving a direct benefit from a contract with an outside entity if the Board member had substantial involvement in recommending, awarding, or administering the contract or if the Board member supervised another state officer or employee who approved, awarded or administered the contract. With the exception of employment contracts, the foregoing prohibition applies for one year following the end of the Board member's term. However, the foregoing prohibition does not apply to Board members who serve without compensation or who are only paid a per diem. See <a href="SDCL 5-18A-17">SDCL 5-18A-17</a> to 5-18A-17.6. For more information on these restrictions see the Conflict of Interest Waiver Instructions and Form on the South Dakota Bureau of Human Resources website at <a href="https://bhr.sd.gov/files/ConflictofInterestInstructions.pdf">https://bhr.sd.gov/files/ConflictofInterestInstructions.pdf</a>.

Other federal and state laws, rules and regulations may apply to specific Boards. For general questions regarding the applicability of <u>SDCL Chapter 3-23</u> or other laws, a Board member may contact the attorney for the Board. However, because the attorney for the Board does not represent the Board member in his or her individual capacity, a Board member should contact a private attorney if the member has questions as to how the conflict of interest laws apply to the Board member's own interests and contracts.

### Consequences of Violations of Conflict of Interest Laws

A contract entered into in violation of conflict of interest laws is voidable and any benefit received by the Board member is subject to disgorgement. In addition, a Board member who violates conflict of interest laws may be removed from the Board and may be subject to criminal prosecution. For example, a Board member may be prosecuted for theft if the member knowingly uses funds or property entrusted to the member in violation of public trust and the use resulted in a direct financial benefit to the member. See <u>SDCL 3-16-7</u>, <u>5-18A-17.4</u>, and <u>22-30A-46</u>.

### **Retaliation for Reporting**

A Board cannot dismiss, suspend, demote, decrease the compensation of, or take any other retaliatory action against an employee because the employee reports, in good faith, a violation or suspected violation of a law or rule, an abuse of funds or abuse of authority, a substantial and specific danger to public health or safety, or a direct criminal conflict of interest, unless the report is specifically prohibited by law. <u>SDCL 3-16-9</u> & <u>3-16-10</u>.

Board members will not engage in retaliatory treatment of an individual because the individual reports harassment, opposes discrimination, participates in the complaint process, or provides information related to a complaint. See <u>SDCL 20-13-26</u>.

### **Anti-Harassment/Discrimination Policy**

While acting within their official capacity, Board members will not engage in harassment or discriminatory or offensive behavior based on race, color, creed, religion, national origin, sex,

pregnancy, age, ancestry, genetic information, disability or any other legally protected status or characteristic.

Harassment includes conduct that creates a hostile work environment for an employee or another Board member. This prohibition against harassment and discrimination also encompasses sexual harassment. Sexual harassment includes unwelcome sexual advances, requests for sexual favors, and other verbal or physical conduct of a sexually harassing nature, when: (1) submission to or rejection of the harassment is made either explicitly or implicitly the basis of or a condition of employment, appointment, or a favorable or unfavorable action by the Board member; or (2) the harassment has the purpose or effect of unreasonably interfering with an individual's work performance or creating an intimidating, hostile, or offensive working environment.

Harassment or discriminatory or offensive behavior may take different forms and may be verbal, nonverbal, or physical in nature. To aid Board members in identifying inappropriate conduct, the following examples of harassment or discriminatory or offensive behavior are provided:

- Unwelcome physical contact such as kissing, fondling, hugging, or touching;
- Demands for sexual favors; sexual innuendoes, suggestive comments, jokes of a sexual nature, sexist put-downs, or sexual remarks about a person's body; sexual propositions, or persistent unwanted courting;
- ◆ Swearing, offensive gestures, or graphic language made because of a person's race, color, religion, national origin, sex, age or disability;
- ♦ Slurs, jokes, or derogatory remarks, email, or other communications relating to race, color, religion, national origin, sex, age, or disability; or
- ◆ Calendars, posters, pictures, drawings, displays, cartoons, images, lists, e-mails, or computer activity that reflects disparagingly upon race, color, religion, national origin, sex, age or disability.

The above cited examples are not intended to be all-inclusive.

A Board member who is in violation of this policy may be subject to removal from the Board.

### Confidential Information

Except as otherwise required by law, Board members shall not disclose confidential information acquired during the course of their official duties. In addition, members are prohibited from the use of confidential information for personal gain.

### Reporting of Violations

Any violation of this Code should be reported to the appointing authority for the Board member who is alleged to have violated the Code.

This Code of Conduct and Conflict of Interest Policy was adopted by the State Board of Internal Control pursuant to <u>SDCL § 1-56-6</u>.

### The Origin of the PEPL Fund in South Dakota

The mid-1980's witnessed an increasingly expensive commercial insurance market for public entities seeking tort liability coverage.

In response, the South Dakota State Legislature passes what is known as the "PEPL Law," SDCL Chapter 3-22, in 1986. That law allows certain public entities to pool contributions to provide tort liability coverage.

Subsequently, the Public Entity Pool for Liability (PEPL Fund) was activated on July 1, 1988, to provide tort liability coverage for employees of the state of South Dakota. The State Risk Manager is appointed the PEPL Fund Executive Director.

### **Explanation of Coverage**

### Sovereign Immunity

Sovereign immunity according to Barron's Law Dictionary is "a doctrine precluding the institution of a suit against the sovereign [government] without the sovereign's consent." Public entities in the United States enjoyed this immunity from lawsuit, until judicial decisions in the last 40 years began limiting its application.

### State Employee Liability Exposure

South Dakota law provides that sovereign immunity is waived to the extent that coverage is provided either through the purchase of insurance or an arrangement such as the State has with the PEPL Fund. Therefore, the "Agreement" and "Memorandum of Coverage" between the State and PEPL carve out the instances where the State waives sovereign immunity and agrees to cover damages for which an employee becomes liable.

initially, the PEPL Fund excluded coverage to state employees sued for economic damages resulting from their errors or omissions. However, on August 16, 1995, the South Dakota Supreme Court ruled state employees have no immunity for damages resulting from ministerial acts. Ministerial acts are defined by the South Dakota State Supreme Court as "that which involves obedience to instructions, but demands no special discretion, judgment or skill," such as driving a vehicle. In response to this further erosion of the state's sovereign immunity, the PEPL Fund coverage document was amended to cover non-economic damages resulting from ministerial acts.

### Coverage and Limit of Liability

PEPL provides State employees with a \$1,000,000 per occurrence coverage limit for general liability, public officials errors and omissions liability, automobile liability, law enforcement liability, and some medical malpractice liability. Details of the coverage are provided in a formal "Agreement" and "Memorandum of Coverage" between the State and PEPL. (See pages 2-6 through 2-18 of this Manual.)

A state employee is defined as all current and former employees and elected officers of the state whether classified, unclassified, licensed or certified, permanent or temporary, whether compensated or not. The term includes employees of all branches of government including the judicial and legislative branches and employees of constitutional, statutory and executive order boards, commissions and officers. The term does not include independent contractors.

### **Automobile Coverage**

Under the PEPL program, coverage is provided for a state employee's liability (up to \$1,000,000 per occurrence) to other persons due to the state employee's negligence in operating a state-owned vehicle on state business.

It should be noted that if a state employee is operating their personally-owned vehicle on official state business, their personal automobile liability coverage is primary and PEPL is secondary.

There is no PEPL Fund coverage for:

- Property damage to the state owned vehicle;
- Injuries covered by other insurance;
- Losses which agencies, employees and agents did not cause or were not legally responsible to prevent;
- Actions wrongfully meant to harm someone or actions not related to state employment;
- Personal belongings in vehicles; and
- Reckless disregard for the safety of others.

\*State-owned vehicles are exempt from "proof of insurance" laws (SDCL 32-35-124). Therefore, even though liability coverage exists, state-owned vehicles carry no "proof of insurance" cards.

### **Premiums**

Each agency contributes to the PEPL fund annually. Upon receipt of an annual actuarial report, the PEPL Fund Director determines the amount required from the state to maintain a sound fund balance. The amount required for general liability coverage is divided equally between the number of FTE covered by the fund. The amount required for vehicle coverage is divided equally among the number of vehicles in the state fleet.

### The Responsibilities of the PEPL Fund to the State of South Dakota

- Provide tort liability coverage to the employees of the state of South Dakota.
- Manage liability claims to keep losses and costs down: ensuring an adequate reporting procedure, ensuring claims are properly investigated and handled, negotiating settlements advantageous to the state, identifying loss trends and keeping agencies abreast of their losses.
- Manage lawsuits including the selection of the most competent attorneys to represent state employees, the monitoring of lawsuits to ensure efficient and cost- effective litigation, and negotiating settlements advantageous to the state.
- Provide detailed financial statements and budgets for each coverage period.
- ◆ Conduct independent audits of claims administration services.
- Conduct independent actuarial studies of loss and contingency reserves.

### The Responsibilities of the State of South Dakota to the PEPL Fund

- ◆ Prompt payment of coverage contributions to the PEPL Fund.
- Prompt and proper reporting of accidents, incidents, and unsafe conditions.
- Prompt and proper reporting of claims and lawsuits filed against the state and its employees.
- ◆ Cooperation with the PEPL Fund in the settlement and defense of claims and lawsuits.

### Participation Agreement between the Public Entity Pool for Liability and the State of South Dakota

View the Participation Agreement and the Memorandum of Coverage online at <a href="https://boa.sd.gov/risk-management/docs/participationagreement.pdf">https://boa.sd.gov/risk-management/docs/participationagreement.pdf</a>.

### **Disclaimer**

The information contained in this document is current as of this printing. It is provided as a quick reference guide intended to help State of South Dakota boards and commissions comply with open public meeting requirements, code of conduct and conflict of interest policies, and risk management and liabilities policies; it is exemplary in nature and is not intended to be comprehensive.



### **Board of Funeral Service**

Mailing Address: 810 North Main Street, Suite 298 Spearfish, SD 57783

Phone: (605) 642-1600

E-Mail: proflic@rushmore.com

Home Page: funeralboard.sd.gov

### OFFICIAL BOARD MINUTES FOR March 3, 2020 TELECONFERENCE BOARD MEETING

Members Present:

Stuart W. Barns, President

D. Scott Isburg, Vice-President

Chad Osthus, Member

James Jones, Member (joined at 3:06PM MT)

Sharel Delzer, Lay Member

Members Absent:

Randy Brennick, Secretary-Treasurer

Mariah Pokorny, Dept. of Health (Non-voting member)

Tony Farmen, Lay Member

Others Present:

Carol Tellinghuisen, Executive Secretary

Jill Lesselyoung, Executive Assistant

John Strohman, Office of the Attorney General

**Call to Order/Welcome and Introductions:** President Barns called the meeting to order at 3:03 PM MT.

**Roll Call:** Barns asked Lesselyoung to call the roll. Barns, yes; Isburg, yes; Osthus, yes; Delzer, yes. A quorum was present.

Corrections or additions to the agenda: Tellinghuisen requested to moved executive session up to follow public testimony due to time constraints for legal counsel.

**Approval of the agenda**: Isburg made a motion to approve the agenda with the requested change. Osthus seconded the motion. **MOTION PASSED** by roll call vote. Barns, yes; Isburg, yes; Jones, yes; Osthus, yes; Delzer, yes.

**Public Comment:** Barns called for any comments from the public. There were no public comments.

**Executive Session-Pursuant to SDCL 1-25-2:** Isburg made a motion to enter executive session at 3:10 PM MT. Delzer seconded the motion. **MOTION PASSED** by roll call vote. Barns, yes; Isburg, yes; Jones, yes; Osthus, yes; Delzer, yes. Strohman exited the meeting at 3:30 PM MT. Isburg made a motion to exit session at 3:36 PM MT. **MOTION PASSED** by roll call vote. Barns, yes; Isburg, yes; Jones, yes; Osthus, yes; Delzer, yes.

Approval of the minutes from November 12, 2019: Isburg made a motion to approve the minutes from November 12, 2019. Osthus seconded the motion. MOTION PASSED by roll call vote. Barns, yes; Isburg, yes; Jones, yes; Osthus, yes; Delzer, yes.

FY Financial Update: Lesselyoung reported fiscal year-end figures as of June 29, 2019: revenue of \$71,585.24; expenditures of \$76,667.09 and cash balance of \$111,414.33 and year to date figures as of January 31, 2020: revenue of \$69,187.72, expenditures of \$44,337.72 and cash balance of \$136,264.33. Osthus made a motion to accept the financials as presented. Isburg seconded the motion. MOTION PASSED by roll call vote. Barns, yes; Isburg, yes; Jones, yes; Osthus, yes; Delzer, yes.

**Inspection Update:** Barns advised he had talked with Daryl Isburg and he plans to attend the Board meeting in May in Sioux Falls. He plans to start inspections in late May or early June.

Renewal Update: Lesselyoung reported all 93 homes and 12 crematories have renewed. There are 6 embalmers who advised they were not renewing and 13 embalmers showing as active/non-renewed. The Board office has sent non-renewal notices, will follow up with a list to the Board and phone calls to the licensees.

Update on SDFDA Apprenticeship Grant: The Board office was notified by the association that they made the decision to withdraw from StartTodaySD Registered Apprenticeship Grant Program for 2020. The decision was based on many factors i.e., regulations, stipulations, compliance, participation by funeral homes, etc.

Complaints/Investigations: None pending.

**Executive Secretary Contract**: Jones made a motion to renew the current contract adding the stipulation to include a State cost of living increase if implemented by the State. Isburg seconded the motion. **MOTION PASSED** by roll call vote. Barns, yes; Isburg, yes; Jones, yes; Osthus, yes; Delzer, yes. Osthus exited the meeting at 3:50PM MT

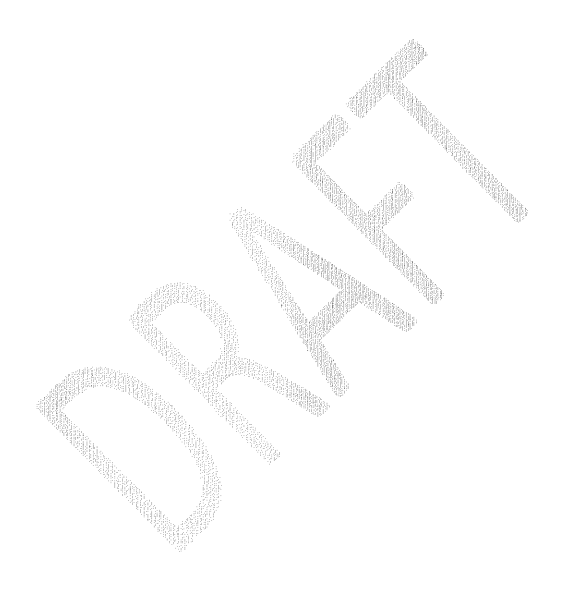
Legislative Update: Tellinghuisen advised HB1276 was tabled but will likely be considered again at a future date.

Any other business coming in between date of mailing and date of meeting: Barns welcomed new lay member, Sharel Delzer to the Board. There was no other business. The next meeting date is set for May 6, 2020 at 12:00MT/1:00CT in conjunction with the SDFDA annual meeting in Sioux Falls.

Jones made a motion to adjourn at 3:56PM MT. Isburg seconded the motion. **MOTION PASSED** by roll call vote. Barns, yes; Isburg, yes; Jones, yes; Delzer, yes.

Respectfully submitted,
Club Helling human

Carol Tellinghuisen Executive Secretary 1-27-1.17. Draft minutes of public meeting to be available--Exceptions--Violation as misdemeanor. The unapproved, draft minutes of any public meeting held pursuant to § 1-25-1 that are required to be kept by law shall be available for inspection by any person within ten business days after the meeting. However, this section does not apply if an audio or video recording of the meeting is available to the public on the governing body's website within five business days after the meeting. A violation of this section is a Class 2 misdemeanor. However, the provisions of this section do not apply to draft minutes of contested case proceedings held in accordance with the provisions of chapter 1-26.



## STATE OF SOUTH DAKOTA REVENUE SUMMARY BY BUDGET UNIT FOR PERIOD ENDING: 06/30/2020

AGENCY 09 HEALTH BUDGET UNIT 09204 BOARD OF FUNERAL SERVICE - INFO

CENTER COMP ACCOUNT DESCRIPTION CURRENT MONTH

YEAR-TO-DATE

COMPANY NO 6.	6503 PROFESSIONAL & LICENSING BOARDS			
092040061812 6503	3 4293955 FUNERAL LICENSE FEE	175.00	68,150.00	
ACCT: 4293	BUSINESS & OCCUP LICENSING (NON-GOVERNMENTAL)	175.00	68,150.00	<b>*</b>
ACCT: 42	LICENSES, PERMITS & FEES	175.00	68,150,00	*
092040061812 6503	6503 4920045 NONOPERATING REVENUES	.00	2,557.72	
ACCT: 4920	NONOPERATING REVENUE	.00	2,557.72	*
ACCT: 49	OTHER REVENUE	. 00	2,557.72	* *
CNTR: 092040061812	L812	175.00	70,707.72	*
CNTR: 092040061		175.00	70,707.72	* * *
CNTR: 0920400		175.00	70,707.72	***
COMP: 6503		175.00	70,707.72	***
B UNIT: 09204		175.00	70,707.72	****

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# STATE OF SOUTH DAKOTA MONTHLY OBJECT/SUB-OBJECT REPORT BY BUDGET UNIT FOR PERIOD ENDING: 06/30/2020

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CENTER: 0920 B UNIT: 0920	COMP: 6503	ACCT: 5205 ACCT: 52	ACCT: 5204 092040061812 092040061812 092040061812	092040061812 092040061812 092040061812 092040061812 092040061812	ACCT: 5203 092040061812 092040061812 092040061812 092040061812 092040061812	092040061812 092040061812 092040061812	ACCT: 5102 ACCT: 51	ACCT: 5101 092040061812	092040061812	COMPANY NO	CENTER	AGENCY BUDGET UNIT CENTER-5
092040061812 09204		-	6503 6503	6503 6503 6503	6503 6503 6503	6503 6503 6503	N	6503	6503		COMP	09 09204 09204
12	PROFESSIONAL & LICENSING E	SUPPLIES & MATERIALS OPERATING EXPENSES	CONTRACTUAL SERVICES 520502000000000000 520531000000000000 520535000000000000000000000	520420000000000000 5204204000000000000 5204207000000000000 5204580000000000000 5204590000000000000	TRAVEL 520402000000000000 520409000000000000 520413000000000000 52041600000000000000 52041800000000000000	520303000000000000 520313000000000000 5203140000000000000	EMPLOYEE BENEFITS PERSONAL SERVICES	EMPLOYEE SALARIES 5102010000000000000	5101030000000000000	6503 PROFESSIONAL & LICENSING	ACCOUNT	HEALTH BOARD OF FUNERAL BOARD OF FUNERAL
	BOARDS		S OFFICE SUPPLIES PRINTING-STATE POSTAGE		DUES & MEMBERSHIP FEES MANAGEMENT CONSULTANT OTHER CONSULTING WORKSHOP REGISTRATION FEE COMPUTER SERVICES-STATE	AUTO-PRIV (IN-ST.) H/RTE NON-EMPLOY. TRAVEL-IN ST. TAXABLE MEALS/IN-STATE		OASI-EMPLOYER'S SHARE	BOARD & COMM MBRS FEES	G BOARDS	DESCRIPTION	SERVICE - INFO
2,270.10- 2,270.10-	2,270.10-	2,270.10-	2,270.10- .00 .00 .00		.00 .00 .00 2,295.10- .00		00	.00	.00		CURRENT MONTH	
66,245.81 66,245.81	66,245.81	959.20 65,857.20	64,514.98 22.90 844.96 91.34	· α σ ω ω σ α	383.02 250.00 53,760.90 6,920.29 121.60	96.60 272.42 14.00	28.61 388.61	360.00 28.61	360.00		Year-to-date	
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PAGE

AGENCY: 09 HEALTH BUDGET UNIT: 09204 BOARD OF FUNERAL SERVICE - INFO

BUDGET UNIT TOTAL 09204	COMP/BUDG UNIT TOTAL 6503 09204	COMPANY/SOURCE TOTAL 6503 618	6503 092000061812 1140000	COMPANY CENTER ACCOUNT
115,876.24 DR ***	115,876.24 DR **	115,876.24 DR *	115,876.24 DR	BALANCE DR/CR
* * *	* *	*	BOARD OF FUNERAL SERVICES	CENTER DESCRIPTION

STATE OF SOUTH DAKOTA REVENUE SUMMARY BY BUDGET UNIT FOR PERIOD ENDING: 11/30/2020

AGENCY 09 HEALTH BUDGET UNIT 09204 BOARD OF FUNERAL SERVICE - INFO

CENTER COMPANY NAME PROFESSIONAL & LICENSING BOARDS COMP ACCOUNT DESCRIPTION CURRENT MONTH YEAR-TO-DATE

B UNIT: 09204 CNTR: 092040061812 6503 4920045 092040061812 6503 4293955 COMP: CNTR: CNTR: ACCT: ACCT: ACCT: ACCT: 6503 4920 42 4293 0920400 092040061 092040061812 OTHER REVENUE LICENSES, PERMITS & FEES BUSINESS & OCCUP LICENSING (NON-GOVERNMENTAL) NONOPERATING REVENUE NONOPERATING REVENUES FUNERAL LICENSE FEE 31,410.00 31,410.00 31,410.00 31,410.00 31,410.00 31,410.00 31,410.00 31,410.00 .00 .00 .00 56,689.95 56,689.95 56,689.95 56,689.95 56,689.95 53,860.00 53,860.00 53,860.00 2,829.95 2,829.95 2,829.95 \* \* \*\*\*\*\* \*\*\*\* \*\*\*\* \*\*\*\*

# STATE OF SOUTH DAKOTA MONTHLY OBJECT/SUB-OBJECT REPORT BY BUDGET UNIT FOR PERIOD ENDING: 11/30/2020

COMP: 6503 CENTER: 09204 B UNIT: 09204	ACCT: 5205 ACCT: 52	ACCT: 5204 092040061812 092040061812	092040061812 092040061812 092040061812 092040061812 092040061812 092040061812	COMPANY NO COMPANY NAME	CENTER	AGENCY BUDGET UNIT CENTER-5	
6503 PROFESS 092040061812 09204		6503 6503	6503 6503 6503 6503		COMP	09 09204 09204	
6503 PROFESSIONAL & LICENSING BOARDS 092040061812 09204	SUPPLIES & MATERIALS OPERATING EXPENSES	CONTRACTUAL SERVICES 520502000000000080 5205310000000000000	52040200000000000 52040900000000000 52041800000000000 520420000000000000 5204204000000000000	6503 PROFESSIONAL & LICENSING BOARDS	ACCOUNT	HEALTH  BOARD OF FUNERAL SERVICE - BOARD OF FUNERAL SERVICE -	
BOARDS	ω	S OFFICE SUPPLIES PRINTING-STATE	DUES & MEMBERSHIP FEES MANAGEMENT CONSULTANT COMPUTER SERVICES-STATE CENTRAL SERVICES RECORDS MGMT SERVICES	G BOARDS	DESCRIPTION	SERVICE - INFO SERVICE - INFO	FOR PERIOD ENDING: 11/30/2020
4,685.68 4,685.68 4,685.68	4,685.68	4,685.68 .00	4,656.43 29.25 .00		CURRENT MONTH		11/30/2020
28,280,38 28,280.38 28,280.38	28,280.38	28,067,32 43,70 169,36	250.00 27,357.93 142.00 182.83		YEAR-TO-DATE		
* * * * * * * * *	* *	*					

STATE OF SOUTH DAKOTA CASH CENTER BALANCES AS OF: 11/30/2020

AGENCY: 09 HEALTH BUDGET UNIT: 09204 BOARD OF FUNERAL SERVICE - INFO

BUDGET UNIT TOTAL COMP/BUDG UNIT TOTAL 6503 09204 COMPANY/SOURCE TOTAL 6503 618 COMPANY 6503 092000061812 1140000 CENTER 09204 ACCOUNT BALANCE 144,285.81 DR \*\*\* 144,285.81 144,285.81 144,285.81 DR/CR DR DR \*\* DR \* BOARD OF FUNERAL SERVICES CENTER DESCRIPTION

### STATE OF SOUTH DAKOTA OFFICE OF THE GOVERNOR EXECUTIVE ORDER 2020-34

Whereas, An outbreak of the severe acute respiratory disease, COVID-19, which is caused by the person-to-person spread of the novel coronavirus, has been declared a public health emergency and pandemic by the World Health Organization and the Centers for Disease Control and Prevention (CDC); and,

Whereas, The President of the United States of America declared that the COVID-19 outbreak constitutes a national emergency; and,

Whereas, The CDC has issued guidance to all state and local governments and all citizens recommending preparedness, nonessential travel, social distancing, and other mitigation strategies impacting many sectors of daily life to slow the spread and guard against the COVID-19 outbreak; and,

Whereas, The State Emergency Operations Center and the National Guard have been activated to support the State's response to COVID-19, along with the activation of local emergency operations centers in several South Dakota counties and in the City of Sioux Falls; and,

Whereas, The impending threat of COVID-19 is a public health emergency requiring the State to deploy substantial resources, to involve every state agency to help mitigate the impact of COVID-19 in our state, and to implement the emergency powers of the governor to protect the health and safety of South Dakotans; and,

Whereas, A state of emergency has been declared by Executive Order 2020-04 on March 13, 2020, which has been extended by Executive Orders 2020-15, 2020-26, and 2020-30, and continues to currently exist within the State of South Dakota; and,

Whereas, This emergency poses a danger to the public health and safety in all of South Dakota and impacts the daily lives of our citizens, health care systems, businesses, and the function of state and local governments; and,

Whereas, Strict compliance with the regulatory requirements for annual training of family daycare and child care program staff will prevent, hinder, or delay necessary actions to cope with this emergency in all counties of our state because staff members have been periodically absent from work due to quarantine or isolation requirements for close contacts or positive cases, and because state licensing staff verify completion of the current year's training requirements the following year during the annual monitoring process:

NOW, THEREFORE, I, KRISTI NOEM, Governor of the State of South Dakota, by the authority vested in me by the Constitution and the Laws of this State, including but not limited to SDCL 34-48A, do hereby declare that a state of emergency exists within the State of South Dakota and hereby order and direct the following:

Section 1 Declaration. I do hereby declare that a State of Emergency continues to exist in all counties in the State of South Dakota, and I direct the plans and procedures of the State Emergency Operations Plan continue to be implemented. State agencies and departments are directed to utilize state resources and to continue to do everything reasonably possible to assist efforts to respond to and recover from this emergency.

Section 2 Oversight. I direct and order that the South Dakota Department of Health, by and through the secretary, has continuing authority and oversight of measures to control and contain the spread of COVID-19, and other agencies to identify and utilize appropriate state personnel and resources for conducting necessary and ongoing incident related assessments.

**Section 3 Resources.** I direct and order the Department of Health and any other agency of the State of South Dakota to continue to seek and accept any funding or other resources from any entity, governmental or private, to treat, control, and slow the spread of COVID-19.

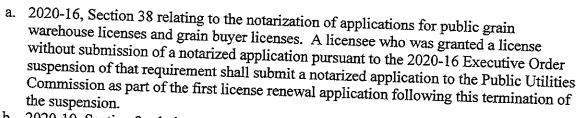
Section 4 Extension of Previously Suspended Statutes and Administrative Rules. I hereby extend these 10 Executive Orders related to the suspension of statutes and administrative rules due to the COVID-19 emergency for the duration of the emergency, and continue to temporarily suspend the enforcement of the statutory and regulatory requirements as previously suspended by the following sections of these Executive Orders:

- a. 2020-07, Sections 1 to 4.
- b. 2020-10, Sections 1 to 4.
- c. 2020-14, Sections 1 to 3.
- d. 2020-16, Sections 1 to 36, and 39.
- e. 2020-19, Sections 1 to 4.
- f. 2020-21, Sections 11 to 12.
- g. 2020-24, Sections 1 to 2.
- h. 2020-25, Sections 1 to 2.
- i. 2020-28, Section 1.
- j. 2020-33, Sections 1 to 8.

Section 5 Termination of Executive Orders. I hereby terminate Executive Orders 2020-17, 2020-23, and 2020-31 so that the statutory and regulatory requirements suspended by these Orders are in full force and effect as of the date of this Order, to wit:

- a. 2020-17, Section 2 relating to the enforcement of overstocking pork operations.
- b. 2020-23, Section 1 relating to the non-renewal of alcoholic beverage licenses for delinquent state and local taxes.
- c. 2020-23, Section 2 relating to the submission to the Commission on Gaming of annually reviewed financial statements for licensed operators and route operators in Deadwood, SD.
- d. 2020-31 relating to the use of a SmarterBalanced assessment score for South Dakota Opportunity Scholarship eligibility.

Section 6 Termination of Suspension of Statutes and Administrative Rules. I hereby terminate the following sections of these Executive Orders so that these statutory and regulatory requirements suspended by these sections of these Orders are in full force and effect as of the date of this Order, to wit:



b. 2020-19, Section 3 relating to the timely payment of the report fee for the 2019 Tier II Hazardous Chemical Inventory Report.

c. 2020-30, Section 6 relating to the expiration of certain operator licenses, identification cards, or permits. Licensees, permittees, and cardholders shall comply with statutory requirements and renew their respective license, permit, or card.

Section 7 Staff Training. Further, I hereby temporarily suspend the regulatory provisions of ARSD 67:42:03:07.02, 67:42:10:06, and 67:42:14:13 governing annual child care program staff training requirements for 2020.

BE IT FURTHER ORDERED, This Executive Order shall be in effect at 12:01 a.m. on December 31, 2020 and shall continue until expiration on June 30, 2021, unless sooner terminated or extended.

Dated in Pierre, South Dakota this 18th day of December, 2020.

risti Noem

Governor o ith Dakota

ATTEST:

Steve Barnett

Secretary of State